

## FAIR POLITICAL PRACTICES COMMISSION

128 J Street • Stitle 620 • Sacramento, CA 95814-2329 (916) 322-5660 • Fax (916) 322-0886

May 3, 2010

Charles Weiland
Alamedans Protecting Learning at Unfunded Schools, Yes on Measure E

### **REDACTED**

Alamedans Protecting Learning at Unfunded Schools, Yes on Measure E c/o Charles Weiland

#### **REDACTED**

# Advisory Letter Re: FPPC Case No. 10-274; Alamedans Protecting Learning at Unfunded Schools, Yes on Measure E, and Charles Weiland

Dear Mr. Weiland:

The Fair Political Practices Commission (FPPC) enforces the provisions of the Political Reform Act (the Act). As you are aware, we recently received a complaint against you and Alamedans Protecting Learning at Unfunded Schools, Yes on Measure E, ("APLUS") alleging that you and APLUS have violated the campaign disclosure at the required locations.

The Act requires county ballot measure committees to file the Form 410 with the Secretary of State and with the county. (GC § 84101(a).) Although APLUS initially appeared to be a ballot measure committee, Section 82043 of the Act defines a "measure" as "any constitutional amendment or other proposition which is submitted to a popular vote at an election by action of a legislative body, or which is submitted or is intended to

The Political Reform Net is contained in Government Code sections 31000 through 21014—31 statutory references are to the Government Code, unless otherwise indicated. The regulations of the Fair Political Practices Commission are contained in sections 18100 through 16007 of Falle 2 of the California Code of Regulations. All regulatory references are to Talle 2, Division 6 of the California Code of Regulations, unless otherwise indicated.

be submitted to a popular vote at an election by initiative, referendum or recall procedure whether or not it qualified for the ballot." Further, the Act defines "election" as "any primary, general, special or recall election held in this state." (Section 82022.)

Our investigation determined that you filed the Form 410 with the county as well as a campaign disclosure report (Form 460). It also determined that Measure E in Alameda County was a mail-out procedure under Proposition 218 whereby ballots are mailed to all property owners in an assessment district to determine if there is a majority protest to an assessment.<sup>2</sup>

In the FPPC's Hicks Advice Letter, No. I-98-007, and Rogers Advice Letter, No. I-04-255, we advised the cities of Oakland and Palo Alto respectively that their mail-out ballot and protest procedures were neither "elections" nor "measures" as defined by the Act. Based upon the definitions and the FPPC's interpretation of the Act, the mail-out ballot and protest procedure required under Article XIII D of the California Constitution is not considered by the FPPC to be either a measure or an election and neither supporters nor opponents of the assessment are required under the Act to file campaign reports.

If you have any questions regarding this letter, please contact me at (916) 322-5660.

Sincerely,

#### REDACTED

Adrianne Korchmaros Political Reform Consultant Enforcement Division

: ak

cc. Howard David

Jeff Normart

Alameda County Registrar of Voters Office
1225 Fallon Street G-1
Oakland, CA 94612-4283

 $<sup>^2</sup>$ . This was also confirmed in a telephone conversation with Mr. Jeff Normart of the Registrar of Voters Office in Maineda County.